## United States District Court

## WESTERN DISTRICT OF MICHIGAN

## **UNITED STATES OF AMERICA**

## ORDER OF DETENTION PENDING TRIAL

Hugh W. Brenneman, United States Magistrate Judge Name and Title of Judicial Officer

HAFL ALLEN MOORE Case Number: 1:11-CR-269	HAEL ALLEN MOORE	Case Number:	1:11-CR-269	
---	------------------	--------------	-------------	--

MICH	<b>HAEL</b>	ALLEN MOORE	(	Case Number:	1:11-CR-269
require	In acco	rdance with the Bail Reform Attention of the defendant per	—— Act, 18 U.S.C.§3142(f), a deten iding trial in this case.	tion hearing ha	s been held. I conclude that the following facts
			Part I - Findings	of Fact	
	C	The defendant is charged w offense) (state or local offense existed) that is	ith an offense described in 18 e that would have been a federal	U.S.C. §3142 offense if a circ	(f)(1) and has been convicted of a (federal cumstance giving rise to federal jurisdiction had
	Г	a crime of violence as d	efined in 18 U.S.C.§3156(a)(4).		
	Ī	an offense for which the	e maximum sentence is life imp	risonment or d	eath.
	Ī	an offense for which the	e maximum term of imprisonm	ent of ten year	s or more is prescribed in
			itted after the defendant had bee		wo or more prior federal offenses described in 18
		he offense described in finding	•		n release pending trial for a federal, state or local
	(3) A	ffense. period of not more than five y le offense described in finding		of conviction) (	release of the defendant from imprisonment) for
	4) F a:	indings Nos. (1), (2) and (3) easure the safety of (an)other	stablish a rebuttable presumptio		ion or combination of conditions will reasonably and that the defendant has not rebutted this
		resumption.	<b>Alternate Finding</b>		
(	(1) T	here is probable cause to be	elieve that the defendant has co	ommitted an of	fense
	Ĺ	_	erm of imprisonment of ten yea	ars or more is p	prescribed in
_	L	under 18 U.S.C.§924(c)			
(	2) T re	he defendant has not rebutte asonably assure the appear	ed the presumption established rance of the defendant as requ	by finding 1 the ired and the sa	at no condition or combination of conditions will fety of the community.
			Alternate Finding	s (B)	
		here is a serious risk that the	e defendant will not appear. e defendant will endanger the s	ofaty of anothe	or paragon or the community
		Part II - '	Written Statement of Re	asons for D	etention
that th	e cred	ible testimony and inform	ation submitted at the heari	ng establishe	s by clear and convincing evidence that
			o condition(s) will assure the letention hearing in open co		e community or the appearance of the ttorney present.
		Pa	art III - Directions Regai	ding Deten	tion
cility se efendan on req	eparate it shall l juest of	e, to the extent practicable, se afforded a reasonable op an attorney for the Governi	ody of the Attorney General or from persons awaiting or ser portunity for private consultation ment, the person in charge of rance in connection with a cou	ving sentence n with defense the corrections	d representative for confinement in a correction s or being held in custody pending appeal. Th counsel. On order of a court of the United State facility shall deliver the defendant to the United
Dated:	Octol	per 27, 2011		/s/ Hugh W. I	Brenneman, Jr.
Daica.			<del></del>		Signature of Indicial Officer